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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/052,801	10/29/2001	Richard D. Posner	23608-0701 3222 EXAMINER	
25235	7590 11/15/2005			
HOGAN & HARTSON LLP			JAMAL, ALEXANDER	
ONE TABOR CENTER, SUITE 1500 1200 SEVENTEENTH ST		ART UNIT	PAPER NUMBER	
DENVER, C	CO 80202		2643	
			DATE MAILED: 11/15/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/052,801	POSNER ET AL.			
Office Action Summary	Examiner	Art Unit			
	Alexander Jamal	2643			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status	•				
 Responsive to communication(s) filed on 17 Oc This action is FINAL. Since this application is in condition for allowant closed in accordance with the practice under E 	action is non-final. ace except for formal matters, pro				
Disposition of Claims	·				
4)⊠ Claim(s) <u>1-33</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5)□ Claim(s) is/are allowed. 6)⊠ Claim(s) <u>1-33</u> is/are rejected. 7)□ Claim(s) is/are objected to. 8)□ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original than the correction of the original than the correction of the original than the original	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

Application/Control Number: 10/052,801

Art Unit: 2643

DETAILED ACTION

Response to Amendment

1. Based upon the submitted amendment (10-17-2005), the examiner notes that claims 1,15,17,23,31,33 have been amended.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1,9-30,33 are rejected under 35 U.S.C. 102(b) as being anticipated by Kim et al. (5877653).

As per claim 1, Kim discloses a feed-forward linear amplifier controlled by a differential spurious ratio (ABSTRACT). The amplifier comprises first monitoring point 218 (Fig. 2) coupled to a first loop and a second monitoring point (234) coupled to the amplifier output. The amplifier comprises control circuitry (comprised of units 235,236,237). The control circuitry comprises inputs coupled to the first and second monitoring points (via couplers 234,233), and control outputs used to control the amplifier (via ATT1,PIC1,ATT2,PIC2). The system further comprises frequency information (PCD) applied to the control unit (Col 6 lines 40-52). The control system controls the differential spurious ratio of the noise (spurious) to the signal level by

Application/Control Number: 10/052,801

Art Unit: 2643

adjusting the phase and gain of each stage in the feed-forward amplifier. The system further acts to minimize the ratio of input noise (couplers 231,233 in Fig. 2) to output noise (coupler 234) by adjustment of the phase and gain of signals within the feed-forward amplifier. The spurious components are instantaneously and differentially read by the functions of subtractor 219 and coupler 223. Subtractor 219 provides a differential spurious reading from coupler points 216 and 218. The output is fed via coupler 233 to control unit 235. Likewise, signal coupler 223 provides a differential comparison between the signal at point 218 and the output signal at point 223. The distortion term coupled in at point 223 will used to cancel any IM in the output signal from delay 215, as such the signal at point 234 is a difference signal (Col 19 line 40 to Col 20 line 8). The output is fed via coupler 234 to control unit 235. The device functions to reduce both the ratio of input IM to output IM (via the subtraction functions) and present state IM to previous state IM.

As per claim 17, claim rejected for same reasons as claim 1 rejection. Kim's system may receive a multi carrier input signal (Col 1 lines 25-45) via input sampling coupler 216 (Fig. 2). Coupler 216 is coupled to output a signal to phase and gain circuitry (211,212,213), which are coupled to output to amplifier 214 that outputs an amplified input signal and spurious components. The amplifier further comprises distortion sampling coupler 218 (or 232) coupled to the output of amplifier 214. The system further comprises a summing coupler 219 (coupled with the distortion coupler) with an input from delay line 217, with delay line 217 also coupled to the output of

Art Unit: 2643

coupler 216. The system further comprises first monitoring coupler (233) coupled to the output of summer 219. The system further comprises second delay line 215 coupled to the output of amplifier 214 (which comprises distortion sampling coupler 218) in order to shift the phase of the amplified signal so as to be inverted (back phase) (Col 21 lines 10-32). The amplifier further comprises a second monitoring coupler (234) coupled to the output of coupler 223. The amplifier further comprises second phase and gain circuitry (220,221) coupled to the signal monitored by coupler 233, and further coupled to output to error amplifier 222, which outputs to coupler 223 (error signal injection coupler). The amplifier further comprises a control unit (units 235,236,237) that receives inputs from the first and second monitoring points, receives frequency information for the signal (PCD), and sends outputs to the second phase and gain circuitry.

As per claims 23,33, claims rejected as a method performed by the device of the claim 17 rejection. The spurious components are monitored via couplers 216,218 and 234 (Fig. 2), and the amplifier is controlled so that the phase and gain of the spurious channel and the main channel are aligned so that the ratio of the output spurious signal (detected via coupler 234) to the initially detected distortion signal (detected via coupler 233) is minimized (ie. the output distortion is suppressed) (Col 11 line 54 to Col 12 line 17). Examiner notes that the said ratios are controlled by feedback from the differentially monitored points as per the claim 1 rejection. Monitoring points 218,233,223,234,232 (Fig. 2) all monitor spurious components.

Application/Control Number: 10/052,801

Art Unit: 2643

As per claims 9, 10, Kim discloses monitoring points 218,232,233 (Fig. 2).

As per claims 11,12,14 claim rejected for same reasons as claim 17 rejection.

As per claim 13, Kim discloses vector modulation using Cartesian coordinates (either amplitude/frequency or (amplitude, frequency, phase)/time) (Col 13 lines 38-65).

As per claims 15,20, the system comprises first and second receivers (as part of signal selector 235 and detector 236) for receiving the monitored signals. Controller 237 comprises first and second ratio detectors coupled to the receivers via signal selector 235. The controller functions to reduce both the ratio of input IM to output IM (via the subtraction functions) and present state IM to previous state IM as per the claim 1 rejection.

As per **claim 16**, detector 236 comprises mixers 715,718 (Fig. 7) coupled to the first monitoring point (SF), bandpass filter 716, oscillator 714, and PCD (PLL) information 713.

As per claims 18,19, the spurious component is intermodulation from a multicarrier input signal caused by the non-linearity of the amplifier (Col 1 lines 15-60).

As per claims 21, claim rejected for same reasons as claim 15 rejection.

As per claim 22, the system comprises a predistorter 213 (Fig. 2).

As per claims 24-30, claims rejected as methods performed by the devices of the claim 1 and 17 rejections.

Application/Control Number: 10/052,801 Page 6

Art Unit: 2643

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 31,32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (5877653).

As per claim 31, Kim discloses claim 31 as per the claim 17 and claim 23 rejections. The system comprises coupler 233 (Fig. 2) and coupler 234. The system additionally comprises coupler 232. The control unit functions to adjust the gain and phase of the predistortion and error loop signals such that the ratios of output distortion to the predistorter distortion and error loop distortion are minimized. However, Kim does not disclose using a monitoring point directly at the output of the predistortion unit.

The system uses a coupling point 218 directly at the output of the linear amplifier stage. Since the system iteratively acts to minimize the output distortion by varying the phase/gain of the signals within the amplifier loop, and since the gain and phase information from predistorter 213 will carry through to amplifier 214, it would have been obvious to one of ordinary skill in the art at the time of this application that the monitored signal could be coupled from either before or after the main power amplifier as a matter of design choice.

Application/Control Number: 10/052,801 Page 7

Art Unit: 2643

As per claims 32, the system further comprises couplers 218,232,233 coupled to phase gain adjusting circuits 220,221.

6. Claims 2-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (5877653) as applied to claim 1 and further in view of applicant's admitted prior art in the specification (Page 12 lines 9-22).

As per claims 2-8, Kim discloses applicant's claim 1. However, Kim does not disclose that the input signal frequency information is provided from one of the following: a bank of synthesizers coupled by one of an RS232, RS485, TCP/IP or I2C bus, an input signal preset; a scanning circuit.

Kim discloses using PCD data in order to recover RF signals information in the amplifier (Col 13 lines 40-50). Applicant's specification discloses that it is known that, in an RF phone, frequency information may be obtained via a control bus (conforming to a known standard), input signal presets, or a scanning circuit (SPECIFICATION Page 12 lines 9-22). It would have been obvious to one of ordinary skill in the art at the time of this application that the frequency information cold be provided by any of the known methods of obtaining frequency information for the advantage that the feed-forward amplifier may be implemented to be compatible with existing RF phone interfaces (thus saving the cost of adding an additional interface).

Response to Arguments

Art Unit: 2643

7. Applicant's arguments with respect to claims 1-33 have been considered but are moot in view of the new ground(s) of rejection. However, examiner notes the following responses to applicant's arguments.

As per applicant's comments regarding the Kim reference not disclosing a differential spurious ratio control system, examiner notes that the subtraction and canceling functions of subtractor 219 and coupler 223 provide an instantaneous differential spurious ratio control system as per the claim 1 rejection.

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Application/Control Number: 10/052,801 Page 9

Art Unit: 2643

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexander Jamal whose telephone number is 571-272-7498. The examiner can normally be reached on M-F 9AM-6PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis A Kuntz can be reached on 571-272-7499. The fax phone numbers for the organization where this application or proceeding is assigned are 571-273-8300 for regular communications and 571-273-8300 for After Final communications.

AJ November 7, 2005

SUPERVISORY PATENT EXAMINER
TED-COLOGY CENTER 2600